Case 2:08-cv-00940-NVW Document 9 Filed 07/18/08 Page 1 of 11

		FILED LODGED RECEIVED COPY			
		JUL 1 8 2008			
1	RONALD J. TENPAS				
2	Assistant Attorney General Environment and Natural Resources Division PATRICIA L. HURST	CLERK U.S. DISTRICT COURT DISTRICT OF ARIZONA BY DEPUTY			
3	Trial Attorney Environmental Enforcement Section				
4	Environment and Natural Resources Division				
5	Ben Franklin Station				
6					
7	1 010pnone. (202) 507 1212				
8	Attorneys for Plaintiff United States of America				
9					
10	IN THE UNITED STATES DISTRICT COURT				
11	FOR THE DISTRICT OF AR PHOENIX DIVISION				
12					
13	UNITED STATES OF AMERICA,	0.100016			
14	Plaintiff, CIVIL	ACTION NO. ONOS 940- PHX-NVW			
15 16	J	ATION AND ORDER			
17	v. }				
18	MOTOROLA INC.;) SMI HOLDING LLC d/b/a SIEMENS)				
19	CORPORATION; and) SMITH KLINE BEECHAM)				
20	CORPORATION d/b/a GLAXOSMITHKLINE,)				
21	Defendants.				
22					
23					
24	Whereas Plaintiff United States of America on hel	nalf of the United States			
25	Whereas, Plaintiff United States of America, on behalf of the United States Environmental Protection Agency ("EPA"), has filed a complaint in this action				
26	("Complaint") concurrently with this Stipulation and Order, against Defendants Motorola				
	, the same of the				

Inc., Siemens Corporation and GlaxoSmithKline ("Defendants"), seeking penalties pursuant to Sections 122(1) and 109(c) of the Comprehensive Environmental Response, Compensation and Liability Act ("CERCLA"), 42 U.S.C. §§ 9622(1), 9609(c), for alleged violation of the terms of a consent decree entered by this Court on June 6, 2003, in the matter entitled *United States of America, et al.*, v. *Motorola Inc., et al.*, Civil No. CV 91-1835-PHX-FJM.

Whereas, Defendants do not admit any issue of law or fact and deny liability to the United States arising out of the transactions or occurrences alleged in the Complaint.

Whereas, the United States and the Defendants (the "Parties") agree that settlement of the United States' claims against Defendants, without further litigation, is in the public interest.

Whereas, the Parties further agree that the Court's approval of this Stipulation and Order ("Stipulation") is an appropriate means of resolving the claims in this action.

Now Therefore, before the taking of any testimony, without adjudication or admission of any issue of fact or law, except as provided in Paragraph 1, below, and with the consent of the Parties, It Is Hereby Adjudged, Ordered and Decreed as follows:

- 1. This Court has jurisdiction over the parties to, and the subject matter of, this action pursuant to 28 U.S.C. §§ 1331, 1345 and 1355, and Section 109(c) of CERCLA, 42 U.S.C. § 9609(c). Venue is proper in this district pursuant to 42 U.S.C. §§ 9609(c) and 28 U.S.C. § 1391(b) and (c) because at least one Defendant resides and has its principal place of business within this district and because the claims arose, and the alleged violations occurred, within this district. Defendants waive any and all objections they may have to the Court's jurisdiction, waive service of process in accordance with the requirements set forth in the Federal Rules of Civil Procedure, and, for purposes of this Stipulation and Order, submit to the Court's jurisdiction.
 - 2. Defendants collectively shall pay, within 30 days of the date this

24

25

26

Stipulation and Order is entered by the Court, a civil penalty to the United States in the amount of \$500,000.00, plus an additional sum for Interest on that amount calculated from the date on which this Stipulation and Order is entered by the Court through the date of civil penalty payment. This obligation is joint and several. "Interest" shall mean interest at the statutory judgment rate established by 28 U.S.C. § 1961. The applicable rate of interest shall be the rate in effect at the time the interest accrues.

3. The payment shall be made by FedWire Electronic Funds Transfer ("EFT") in accordance with current electronic funds transfer procedures, referencing DOJ Case No. 90-11-2-413/7. The payment shall be made in accordance with instructions 10 provided to Defendants by the Financial Litigation Unit of the U.S. Attorney's Office for the District of Arizona. Any EFTs received at the DOJ lockbox bank after 4:00 p.m. Eastern Time will be credited on the next business day. Within five business days of payment, Defendants shall provide written notice of payment and a copy of any transmittal documentation to DOJ, EPA, and the U.S. Attorney's Office at the addresses below.

As to DOJ:

Chief, Environmental Enforcement Section

Environment and Natural Resources Division

U.S. Department of Justice

P.O. Box 7611

Washington, D.C. 20044-7611

Re: DJ No. 90-11-2-413/7

As to EPA:

Jamey Watt

U.S. Environmental Protection Agency

Region IX

75 Hawthorne Street

San Francisco, CA 94105

As to the U.S. Attorney's Office:

Ronald Gallegos Chief, Civil Section

U.S. Attorney, District of Arizona

Two Renaissance Square

40 N. Central Avenue, Suite 1200

Phoenix, AZ 85004-4408

- 4. If the civil penalty is not fully paid when due, Defendants shall pay a stipulated penalty of \$1000 per day for each day that the payment is delayed beyond the due date. Interest shall continue to accrue on the unpaid balance. Stipulated penalties are due and payable within 30 days of the date of the demand for payment of the penalties by the United States. Penalties shall accrue as provided in this Paragraph regardless of whether the United States has notified Defendants of the violation, or made a demand for payment, but need only be paid upon demand. All penalties shall begin to accrue on the day after payment is due and shall continue to accrue through the date of payment.
- Defendants shall not deduct any penalties or stipulated penalties paid under this Stipulation in calculating its federal income tax.
- 6. The payment by Defendants under this Stipulation shall constitute full settlement and satisfaction of the claims asserted by the United States in the above-captioned action, as alleged in the Complaint.
- 7. This Stipulation is not and shall not be deemed an admission by

 Defendants of violation of any statute or law or wrongdoing of any kind, and Defendants
 expressly deny any violation or wrongdoing. Further, this Stipulation is not and shall not
 be deemed an admission or finding that any claims by any party against the other, which

has been raised or might be raised, are or would be in any way valid or meritorious. The Parties acknowledge that this Stipulation is a compromise of disputed claims.

- 8. The United States reserves, and this Stipulation is without prejudice to, all rights against Defendants with respect to all other matters not asserted by the United States in the Complaint, including, but not limited to, any criminal liability.
- 9. Nothing in this Stipulation shall be construed to release Defendants or their agents, successors, or assigns from their respective obligations to comply with the Consent Decree, or any applicable Federal, State, or local law, regulation, or permit.

 Nothing contained herein shall be construed to prevent or limit the United States' rights to seek penalties or injunctive relief for any violations of CERCLA other than those expressly alleged in the Complaint.
- 10. This Stipulation shall constitute an enforceable judgment for purposes of post-judgment collection in accordance with Rule 69 of the Federal Rules of Civil Procedure, the Federal Debt Collection Procedure Act, 28 U.S.C. §§ 3001-3308, and other applicable authority. The United States shall be deemed a judgment creditor for purposes of collection of any unpaid amounts of the civil and stipulated penalties and interest. Further, Defendants shall be liable for attorneys' fees and costs incurred by the United States to collect any amounts due under this Stipulation.
- 11. After receipt of the full settlement amount to be paid by the Defendants, the United States and the Defendants shall execute and file with the Court a stipulation of

dismissal with prejudice. The United States' Complaint in this action shall be dismissed only upon payment of the entire settlement amount and any other monies due in accordance with this Stipulation.

- 12. Each party shall bear its own costs and attorneys' fees in this matter, except as provided in paragraph 10, above.
- 13. The undersigned representative of Defendants and the Assistant Attorney General of the Environment and Natural Resources Division or his or her designee each certifies that he or she is fully authorized to enter into the terms and conditions of this Stipulation and to execute and legally bind Defendants and the United States, respectively, to it.

So Ordered this 18th day of July, 2008.

United States District Judge District of Arizona

IV Work

For Plaintiff The United States of America: 2 3 RONALD J. TENPAS Date **Assistant Attorney General Environment and Natural Resources** 5 Division U.S. Department of Justice Washington, D.C. 20530 9 5/19/08 10 PATRICIA L. HURST Date Trial Attorney 11 **Environmental Enforcement Section Environment and Natural Resources** 12 Division 13 U.S. Department of Justice P.O. Box 7611, Ben Franklin Station 14 Washington, DC. 20044-7611 15 patricia.hurst@usdoj.gov 202-307-1242 (voice) 16 202-514-2583 (fax) 17 18 19 20 21 22 23 24 25 26

	1	
,	·	•
2		
3		
4		Kair Taka -
5	$\frac{May}{}$ $\frac{10}{3}$ $\frac{30}{3}$	EITH TAKATA
6	∑∥ · Di	rector, Superfund Division S. EPA Region 9
7	O.	5. IA A Region 9
8	B	
9		
10	0	,
11	May 14, 2008	Michele Benson
12	Date M	ICHELE BENSON ffice of Regional Counsel
13	\mathbf{U}	S. EPA Region 9
14	Sa	i Hawthorne Street an Francisco, CA 94105
15	5	
16		
17		
18		
19 20		•
21		
22		
23		
24	∦ :	
25	5	·
26	6	
ŀ		

1	For Defendant Motorola Inc.:
2	
3	Man 6, 2008 Jodi Slapiro
4	
5	Vice President, Environmental, Healt
6	Molorola Inc.
7	For Defendant Siemens Corporation: [INSERT NAME] Jodi Shapito Vice President, Environmental, Health and Soft, Molorola, Inc. 1303 E. Algong: Road 5chembig: 28 60196
8	<i>3. 2</i>
9	
10	Date GARY A. JONES
11	President
12	SMI Holding LLC 170 Wood Ave. South
13	. Iselin, NJ 08830
14	
15	For Defendant GlaxoSmithKline:
16	For Defendant Glaxosimunkline:
17	
18	Date [INSERT NAME]
19	
20	
21	
22	, and the second se
23	•
24	
25	
26	•
	-10-

•	For Defendant Motorola Inc.:
1	
2	Date [INSERT NAME]
3	
4	
5	For Defendant CM Holding LLC.
6	For Defendant SMI Holding LLC:
7	
8	Date Sold S
10	President SMI
11	Holding LLC 170 Wood Ave. South Iselin, NJ 08830
12	ISOIII, 113 OUUJO
13	
14	For Defendant GlaxoSmithKline:
15	
16	Date [INSERT NAME]
17	
۱8	
19	
20	
21	
22	
23	
24	
25	
26	
	9

1	For Defendant Motorola Inc.:	
2		
3		THE TOTAL A VALUE OF THE TOTAL
4	Date	[INSERT NAME]
5		
6		· · · · · · · · · · · · · · · · · · ·
7	For Defendant Siemens Corporation:	
8		
9		
10	Date	GARY A. JONES President
11		SMI Holding LLC 170 Wood Ave. South
12	·	Iselin, NJ 08830
13		
14	T- D-C 1 (O) C MIXI	
15	For Defendant GlaxoSmithKline:	
16	May 12, 2008	coul a aske
17	Date	[INSERT NAME]
18 19		Carol G. Ashe Vice President and Secretary
20	•	·
21		
22		
23		
24		
25		
26		
		-10-
11		-10 -